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U.S. PATENT AND TRADEMARK OFFICE

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Client/Matter No.:

AUS920010193US1 (9000/34)

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FRANK C. NICHOLAS (33.983)
Name of Appellant, assignee or registered representative

Signature

December 9, 2005
Date of Signature

PATENT Case No. AUS920010193US1 (9000/34)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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APPEAL BRIEF

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22202-1450

Dear Sir:

Appellants respectfully present their Brief on Appeal as follows:

Case No.: AUS920010193US1 (9000/34)

Serial No.: 09/821,066 Filed: March 29, 2001

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1. **REAL PARTY IN INTEREST**

The real party in interest is assignee INTERNATIONAL BUSINESS MACHINES CORPORATION, a corporation organized and existing under the laws of the State of New York, USA and located at New Orchard Road, Armonk, New York 10504, USA

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2. RELATED APPEALS AND INTERFERENCES

Appellant and the undersigned attorneys are not aware of any appeals or any interferences which will directly affect or be directly affected by or having a bearing on the Board's decision in the pending appeal.

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3. STATUS OF CLAIMS

Claims 1 - 16 are currently pending in the application and stand finally rejected. No claim amendments have been made, and no amendments have been entered. Claims 1-16 were rejected under 35 U.S.C. §102(e) as anticipated by Scheer, United States Patent Application Publication 2002/0143669. All claims are on appeal. See, the Appendix.

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4. STATUS OF AMENDMENTS

All amendments to the specification have been entered, including an amendment to the drawings and an amendment to the Abstract.

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5. SUMMARY OF CLAIMED SUBJECT MATTER

The invention provides a method of grouping parts in inventory. The method includes defining a database 22 for indicating 30 functional relationships between a plurality of parts and searching 54/58 the database 22 to identify one or more groups 60 of functionally interchangeable parts. See FIGS. 1-4, and pages 4-7 of the specification.

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6. GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL.

Were claims 1-16 properly rejected under 35 U.S.C. §102(e) as anticipated by Scheer, US Patent Application Publication 2002/0143669?

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7. ARGUMENTS

A. Claims 1-16 were rejected under §102(e) as anticipated by Scheer

The rejection under §102(e) as anticipated by Scheer is traversed. In order to maintain this anticipation rejection, each and every claim element must be disclosed by the reference in as great detail as claimed. Scheer fails to disclose at least "defining a database for indicating functional relationships between a plurality of parts; and searching the database to identify one or more groups of functionally interchangeable parts" as claimed in claims 1, 6, and 13. At most, Scheer discloses that an agent may determine if a distributor has access to any equivalent products. See, Scheer, para. 0147. Scheer does not disclose the existence of any database for indicating functional relationships between a plurality of parts.

Therefore, Scheer cannot anticipate claims 1, 6 or 13.

Furthermore, since Scheer does not disclose a database indicating functional relationships between a plurality of parts, Scheer likewise cannot disclose searching the database, as further claimed in claims 1, 6, and 13.

Additionally, Scheer does not disclose "defining a first table identifying a plurality of parts; defining a second table, associated with the first table, indicating functional relationships between the parts; and recursively searching the first and second tables to generate [a] list of interchangeable parts" as claimed in claim 3. Claims 4 and 5 depend directly or indirectly from claim 3 and are therefore allowable over Scheer for at least the same reasons.

Claims 2, 7-12, 14 and 16 depend directly or indirectly from claims 1, 6, and 13 and are therefore allowable over Scheer for at least the same reasons

Withdrawal of the rejections to claims 1-16 is requested.

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CONCLUSION

The Appellants respectfully submit that claims 1-16 fully satisfy the requirements of 35 U.S.C. §§102, 103 and 112. In view of the foregoing, favorable consideration and early passage to issue of the present application is respectfully requested.

Dated: December 9, 2005

Respectfully submitted, KEITH K.T. HO

CARDINAL LAW GROUP Suite 2000

1603 Orrington Avenue Evanston, Illinois 60201

Phone: (847) 905-7111 Fax: (847) 905-7113 Frank C. Nicholas
Registration No. 33,983

Attorney for Appellants

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CLAIMS APPENDIX

A method of grouping parts in inventory, comprising:
 defining a database for indicating functional relationships between a plurality
 of parts; and
 searching the database to identify one or more groups of functionally
 interchangeable parts.

- 2. The method of claim 1, wherein the step of searching includes: repeatedly searching the database to produce a list of parts that can be used interchangeably.
- 3. A method of generating a list of interchangeable parts, comprising:

 defining a first table identifying a plurality of parts;

 defining a second table, associated with the first table, indicating functional relationships between the parts; and

 recursively searching the first and second tables to generate the list of interchangeable parts.
 - 4. The method of claim 3, further comprising: receiving a part identifier.
- 5. The method of claim 4, wherein the step of recursively searching includes: applying the part identifier to the first table to retrieve a functional relationship from the second table, the functional relationship specifying an additional part identifier; and

applying the additional part identifier to the first table to retrieve an additional functional relationship from the second table.

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A parts inventory system, comprising:
 a database for indicating functional relationships between a plurality of parts;

a search engine for searching the database to identify one or more groups of functionally interchangeable parts.

- 7. The parts inventory system of claim 6, wherein the database includes: a first table identifying the parts; and a second table, associated with the first table, indicating the functional relationships between the parts.
- 8. The parts inventory system of claim 7, wherein the search engine recursively searches the first and second tables to generate the list of interchangeable parts.
- 9. The parts inventory system of claim 7, wherein the search engine includes: means for applying a part identifier to the first table to retrieve a functional relationship from the second table, the functional relationship specifying an additional part identifier; and

means for applying the additional part identifier to the first table to retrieve an additional functional relationship from the second table.

- 10. The parts inventory system of claim 6, further comprising: an input interface for receiving a part identifier.
- 11. The parts inventory system of claim 6, further comprising:
 a network interface permitting remote users to generate a list of interchangeable parts.

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- 12. The parts inventory system of claim 6, further comprising:

 a remote workstation for communicating with the search engine over a communication network.
- 13. A computer program product in a computer-usable medium, comprising: means for defining a database for indicating functional relationships between a plurality of parts; and

means for searching the database to identify one or more groups of functionally interchangeable parts.

14. The computer program product of claim 13, wherein the searching means includes:

means for repeatedly searching the database to produce a list of parts that can be used interchangeably.

15. The computer program product of claim 13, comprising: means for defining a first table identifying the parts; means for defining a second table, associated with the first table, indicating

the functional relationships between the parts; and

means for recursively searching the first and second tables to generate a list of the interchangeable parts.

16. The computer program product of claim 15, further comprising:

mean for applying a part identifier to the first table to retrieve a functional relationship from the second table, the functional relationship specifying an additional part identifier; and

means for applying the additional part identifier to the first table to retrieve an additional functional relationship from the second table.

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EVIDENCE APPENDIX

Appellants entered no evidence pursuant to §1.130, 1.131 or 1.132, and the Examiner entered no evidence that was relied upon by Appellants.

RELATED PROCEEDINGS APPENDIX

There are no copies of related decisions or proceedings.